

**RETURNED
MAIL**

CASE NO: 13-2578-A

**INDICO SYSTEM RESOURCES, INC.
8926 Forest Hills Blvd.
Dallas, TX 75218**

RECEIVED

15 AUG 10 PM 3:03

**THE HON. M. GORDON
CLERK, U.S. DISTRICT COURT
W.D. OF TEXAS**

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TENNESSEE
WESTERN DIVISION

MARY PHILLIPA SLEDGE, MARY)
JANE PIDGEON SLEDGE TRUST, and)
PIDGEON SLEDGE FAMILY LIMITED)
PARTNERSHIP,)
Plaintiffs,)
v.) Case No. 2:13-cv-2578
)
INDICO SYSTEM RESOURCES, INC.)
and CLEAL WATTS, III)
Defendants.)

**ORDER REGARDING DEFENDANTS' RESPONSE TO SHOW-CAUSE ORDER
AND DIRECTING INDICO TO RETAIN NEW COUNSEL**

On May 28, 2015, the Court ordered the Defendant Indico System Resources, Inc. to show cause as to why it had not retained an attorney, as Indico, a corporation, may not proceed pro se. The Court also ordered Defendant Cleal Watts III to show cause as to why he had not retained substitute counsel or filed notice indicating he would proceed pro se. (ECF No. 66). The Court put both Defendants on notice that failure to respond would result in entry of default. Watts filed a response to that order on behalf of himself and Indico, stating that he was attempting to retain counsel. In light of that response, the Court determines that Watts will proceed pro se. The Court has already provided ample time for Indico to retain substitute counsel. Nevertheless, because Indico has responded to the Court's order to show cause, Indico is **ORDERED** to retain counsel, who shall file a notice of appearance by the close of business on **June 29, 2015**. If no notice of appearance is filed on behalf of Indico by that deadline, default will be entered against it.

